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7 Attorneys for Plaintiff
EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

13 EQUAL EMPLOYMENT OPPORTUNITY) Case No. 05-02492 MEJ and
14 COMMISSION,) Case No. 06-3008 CRB
15 Plaintiff,) SETTLEMENT AGREEMENT
16 v.) BETWEEN THE EQUAL
17 AMELCO ELECTRIC SAN FRANCISCO) EMPLOYMENT OPPORTUNITY
and AMELCO CORPORATION,) COMMISSION AND AMELCO
18 Defendants.) ELECTRIC SAN FRANCISCO &
) AMELCO CORPORATION; ORDER

I. INTRODUCTION

22 A. Plaintiff Equal Employment Opportunity Commission (“Commission”) filed
23 Case No. 05-02492 MEJ under Title VII of the Civil Rights Act of 1964, as amended, on
24 behalf of Carl McNair and a class of similarly situated individuals, alleging that Carl McNair
25 and class members were electricians working for Amelco Electric San Francisco and Amelco
26 Corporation (individually and collectively, “Defendants”) when they were subjected to
27 harassing comments and/or disparate treatment due to their race, gender, religion and national
28 origin in violation of Title VII.

1 B. Case No. 06-3008 CRB was filed by the Commission on behalf of Susanna
2 Ortez and a class of similarly situated electricians against Defendants Amelco Electric San
3 Francisco and Amelco Corporation. This action alleges that they were subjected to harassing
4 comments and/or disparate treatment due to their gender, race and/or national origin in
5 violation of Title VII.

6 C. Amelco Corporation and Amelco Electric S.F. Inc. (erroneously named as
7 Amelco Electric San Francisco), answered and denied all allegations of discrimination,
8 harassment and unlawful conduct in Case No.05-02492 MEJ.

9 D. Defendants were never served with Case No.06-3008 CRB, but received a copy
10 of the Complaint, and have alleged that it represents an abuse of EEOC process by the
11 Commission. The EEOC has mailed a Request for Waiver of Service of Case No.06-3008
12 CRB to Defendants' attorney of record.

14 The Commission and Defendants now seek to resolve both Case No. 05-02492 MEJ and
15 Case No.06-3008 CRB (individually and collectively, the “Actions”) as to each other, and as to
16 all Class Members referenced in the Actions (individually and collectively, the “Class
17 Members”), without further contested litigation, through the instant Settlement Agreement.

II. NON-ADMISSION OF LIABILITY

20 This resolution does not constitute any admission of liability or any other act or fact on
21 the part of Defendants, nor constitute any finding one way or the other as to any allegations
22 stated in the Commission's Complaints, or in Defendants' Answer or allegations in or about the
23 Actions. This Settlement Agreement represents a good faith settlement of contested and
24 disputed claims.

III. GENERAL PROVISIONS

27 1. This Settlement Agreement constitutes a full and final resolution as against Defendants,
28 and each of them, of all claims in the Actions by and on behalf of the Commission and

1 by and on behalf of all Class Members.

2 2. This Settlement Agreement will be filed as an exhibit to Plaintiff EEOC's Notice of

3 Dismissal of the Actions.

4 3. This Settlement Agreement is final and binding on Defendants, the Commission and the

5 Class Members, and each of them, and their successors and assigns, and each of them.

6 4. The Commission, Class Members, and Defendants will each bear their own costs and

7 attorneys' fees in this action.

8

9 **IV. NON-RETALIATION**

10 5. The Defendants and their current officers, agents, employees agree not to retaliate

11 against Carl McNair, Susanna Ortez and class members for having testified or

12 participated in any manner in the Commission's investigation and the proceedings in

13 these cases.

14

15 **V. MONETARY AND OTHER TERMS**

16 6. Upon execution of this Agreement, and subject to other conditions stated herein,

17 Defendants agree to pay a total of \$125,000.00 in settlement of the Actions.

18 (A) The specific allocation of these monies among Carl McNair, Susanna Ortez

19 and/or other Class members shall be within the sole discretion of the EEOC, without

20 any input requested from or required of Defendants.

21 (B) Within ten days of the full execution of this Settlement Agreement by all

22 signatory Plaintiffs and Defendants, EEOC will notify Defendants' counsel of record, in

23 writing, of the allocation of all settlement monies, identifying recipient individuals and

24 amounts.

25 (C) Within twenty (20) days of Defendants' receipt of such notification,

26 Defendants will send checks (for the amounts and made payable to the persons specified

27 in the notification) via certified mail, Federal Express, or United Parcel Service delivery

28 to Commission attorney Raymond Cheung at the Commission's San Francisco District

1 Office – 350 The Embarcadero, Suite 500, San Francisco, California 94105.

2 Defendants will issue the appropriate tax documents (1099) directly to the payees at
3 addresses to be provided to Defendants by EEOC.

4 (D) Upon receipt of settlement checks totaling \$125,000, the Commission shall
5 send to Defendants' counsel of record a signed Notice of Dismissal with Prejudice of
6 the entirety of both Actions, which Defendants shall be responsible for filing with the
7 Court.

8 (E) The Commission shall not distribute any check to any specified individual
9 Class Member unless and until said individual signs a Release of Claims acceptable to
10 Defendants, which signed Releases of Claims the Commission shall thereafter send to
11 Defendants' undersigned counsel. If any individual refuses to sign their Release of
12 Claims form, their check shall be returned to Defendants, for reissuance of a check or
13 checks totaling that same amount to such other Class Member(s) as EEOC shall
14 designate, such reissued checks being subject to the same conditions set forth herein.

15 7. The EEOC agrees not to institute any civil or administrative proceeding or action
16 against Defendants, or either of them, or their officers, directors, employees, agents or
17 representatives, based in whole or in part on any act alleged in EEOC Charge Nos. 370-
18 2003-00215 and/or 370-2002-08472, respectively, filed by Carl McNair and Susanna
19 Ortez, or any act alleged in the Actions, or either of them.

20
21 **VI. RETENTION OF JURISDICTION AND DISMISSAL**

22 8. For the purposes of enforcing the provisions of this Settlement Agreement, and pursuant
23 to *Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375, 381-82 (1994) and
24 *Flanagan v. Arnaiz*, 143 F.3d 540, 543-44 (9th Cir. 1998), this Court will retain
25 jurisdiction of these two actions until Entry of the Dismissals with Prejudice of both
26 Case Nos. 05-02492 MEJ and Case No. 06-3008 CRB.

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28 ///

1 AMELCO ELECTRIC S.F. INC.,
2 erroneously named as AMELCO
3 ELECTRIC SAN FRANCISCO

4 By 

6 AMELCO CORPORATION

7 By 

10 EQUAL EMPLOYMENT OPPORTUNITY
11 COMMISSION

13 Dated: _____

14 By _____
15 WILLIAM R. TAMAYO
16 Dated: _____
17 By _____
18 DAVID F. OFFEN-BROWN
19 Dated: _____
20 By _____
21 RAYMOND T. CHEUNG
22 ORDER
23 It is so ordered.
24 Dated: August 21, 2006
25
26
27
28

Regional Attorney

By _____

DAVID F. OFFEN-BROWN
Supervisory Trial Attorney

By _____

RAYMOND T. CHEUNG
Senior Trial Attorney

5

SETTLEMENT AGREEMENT AND ORDER

United States District Court
NORTHERN DISTRICT OF CALIFORNIA
CIV NOS. 05-02498-MEJ and 06-3008-CRB



1 AMELCO ELECTRIC S.F. INC.,
2 erroneously named as AMELCO
3 ELECTRIC SAN FRANCISCO

4 Dated: _____

5 By _____

6 AMELCO CORPORATION

7 Dated: _____

8 By _____

9
10 EQUAL EMPLOYMENT OPPORTUNITY
11 COMMISSION

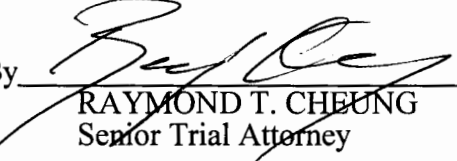
12 Dated: 7/18/06

13 By 
14 WILLIAM R. TAMAYO
Regional Attorney

15 Dated: 7/20/06

16 By 
17 DAVID F. OFFEN-BROWN
Supervisory Trial Attorney

18 Dated: 7/20/06

19 By 
20 RAYMOND T. CHEUNG
Senior Trial Attorney

21
22 **ORDER**

23
24 It is so ordered.

25 Dated: _____

26 United States District Judge